So that the Order of Protection is valid, after you print, <u>YOU MUST REPLACE THIS PAGE</u> with the

Cover Sheet: Order of Protection

(available for <u>download in PDF format</u>)

STATE OF INDIANA)	IN THE	COURT	
COUNTY OF	_) SS :	(DIVISION, ROOM)	
STATE OF INDIANA)			
vs.)))	Case Number	er	
Defendant (DOB) / /_/	,)))			
(Race)(Sex))			
(SSN/DL)_ (SSN)_XXX-XX-	_)			
· · · · · · · · · · · · · · · · · · ·	_/			
			UNDER INDIANA CODE	
35-38-2-2.3 or SERVING	EXECUTE		UNDER INDIANA CODE 35-	
		<u>38-1-30</u>		
The Defendant o	loes does	s not appear in p	erson (and by counsel) and the	
State does does not a	appear by its	Deputy Prosecut	ing Attorney and the Probation	
Officer doesdoes 1	not appear	(the Court havin	g approved a plea agreement	
specifying a No Contact Or	der as a con-	dition of probation	n or executed sentence), and the	
Court having sentenced the	Defendant 1	to probation or ex	ecuted sentence, the Court now	
finds that a No Contact C	order is nece	essary to preserve	e the peace and dignity of the	
community. The Court als	o finds that	the Defendant rej	presents a credible threat to the	
physical safety of the perso	on(s) named	below. The Defer	ndant has been convicted of the	
			ass misdemeanor/felony.	
			all other conditions previously	IDACS Codes
specified:		,	- was constructed providency	
1	'IS ORDER'	FD TO HAVE NO	O CONTACT WITH:	
1. THE DELENDRING	IS ORDER	LD TO INIVE IN	CONTROL WITH.	05
in parson by talanha	one or letter	through an into	mediary, or in any other way,	
		· ·		
· ·	•	-	record, while on probation. This	
			alking, intimidation, threats, and	01
		is provision shal	l also be in effect during the	
defendant's executed	sentence.			

2.	THE DEFENDANT IS ORDERED TO HAVE NO FIREARMS, DEADLY 0					
	WEAPONS, OR AMMUNITION IN HIS/HER POSSESSION.					
3.	THE DEFENDANT SHALL NOT VISIT THE FOLLOWING LOCATIONS					
	DURING THE PERIOD OF HIS/HER PROBATION:					
	(a) wherever the Defendant knows him/her/them to be located;					
	(b)					
4.	THIS ORDER DOES/ DOES NOT INVOLVE INTIMATE					
	PARTNERS AS DEFINED IN 18 USC Sections 921(a)(32) and 2266.					
5.	Other conditions: 0					
	This Order remains in effect during the defendant's executed sentence and until probation has been terminated.					
if inv prot and orde orde or po	Violation of this order is punishable by confinement in jail, prison, and/or a If so ordered by the court, the respondent is forbidden to enter or stay at the ioner's residence or residence of any child who is the subject of the order, even wited to do so by the petitioner or any other person. In no event is the order for ection voided. Pursuant to 18 U.S.C. 2265, this order for protection shall be given full faith credit in any other state or tribal land and shall be enforced as if it were an issued in that state or tribal land. Pursuant to 18 U.S.C. 922(g), once a respondent has received notice of this rand an opportunity to be heard, it is a federal violation to purchase, receive, possess a firearm while subject to this order if the protected person is: (a) the respondent's current or former spouse; (b) a current or former person with whom the respondent resided while in an intimate relationship; or (c) a person with whom the respondent has a child. Interstate violation of this order may subject the respondent to federal inal penalties under 18 U.S.C. 2261 and 18 U.S.C. 2262.					
DAT	`E:					
	Judge					

STATEMENT OF DEFENDANT

I have read the above Order and I understand it. I also understand that violation of this Order constitutes a violation of Indiana Code § 35-38-2-2.3, punishable by a revocation of my probation. I further understand that violation of this Order may cause additional charges to be filed against me.

A copy of this Order b	_ day of	
	•	
Signature of Defendant		